UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

HELEN MOODY, an individual, and)
CATHERINE KEATON, an individual,)
Plaintiffs,))
) CASE NO: 2:07-cv-00318-WHA-SRW
v.) CASE NO: 2:07-cv-00518-WHA-SRW
LOWE'S HOME CENTERS, INC., and)
ALLSTATE INSURANCE COMPANY,)
et al.,)
)
Defendants.	

STIPULATION OF DISMISSAL

COME NOW the Plaintiffs, Helen Moody and Catherine Keaton, and the Defendant, Allstate Insurance Company, by and through counsel of record, and hereby stipulate pursuant to Rule 41(a), Fed.R.Civ.P., that this action is due to be dismissed with prejudice, with costs taxed as paid, as this action has been resolved among the parties hereto.

Respectfully submitted this the <u>2nd</u> day of July, 2008.

s/Edward C. Hixon
EDWARD C. HIXON
ASB-5964-H65E
ATTORNEY FOR DEFENDANT
ALLSTATE INSURANCE COMPANY

OF COUNSEL: SLATEN & O'CONNOR, P.C.

Winter Loeb Building, Suite 101 105 Tallapoosa Street Montgomery, AL 36104 (334) 396-8882 (P) (334) 396-8880 (F)

E-mail: ehixon@slatenlaw.com

s/Mark M. Hogewood MARK M. HOGEWOOD ASB-7651-E36M ATTORNEY FOR PLAINTIFFS

OF COUNSEL:

WALLACE, JORDAN, RATLIFF & BRANDT, LLC

P.O. Box 530910 Birmingham, AL 35253 (205) 870-0555 (P) (205) 871-7534 (F)

E-mail: mh@wallacejordan.com

CERTIFICATE OF SERVICE

I hereby certify that I have served a copy of the foregoing by placing a copy of the same in the United States Mail, postage prepaid, to the following on this the 2nd day of July, 2008:

> Shawn Thornton 407 Green Ridge Rd. Montgomery, Alabama 36109

> > s/Edward C. Hixon **OF COUNSEL**

 $F: \AUTOLINE \ALLSTATE \Ready 2 Close \Moody \ NY \Plead \JSOD. wpd$